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14 15 16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
17	SAN FRANCISCO DIVISION	
18 19 20 21 22 23 24 25 26 27	Plaintiff, V. UNDER ARMOUR, INC., Defendant. DET MA MA MA MA MA PLA MA MA MA MA MA PLA MA MA MA MA MA MA MA MA MA	CLARATION OF CONNOR S. UGHTON IN SUPPORT OF AINTIFF'S REPLY IN SUPPORT OF OTION FOR DE NOVO FERMINATION OF DISPOSITIVE TTER REFERRED TO GISTRATE JUDGE
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DECLARATION OF C. HOUGHTON – PLAINTIFF'S REPLY ISO MOTION FOR DE NOVO DETERMINATION Case No. 3:23-mc-80324-LJC

I, Connor S. Houghton, declare as follows:

- 1. I am an attorney at Reichman Jorgensen Lehman & Feldberg LLP, counsel for Plaintiff Athalonz, LLC in the above-referenced action. I am admitted to the bar of the District of Columbia and Massachusetts. I have been admitted to appear in the underlying case pending in the Eastern District of Texas and in this case *pro hac vice*. I make this declaration of my own personal knowledge and, if compelled to testify, I could and would testify competently thereto. I submit this declaration in support of Plaintiff's Reply in Support of Motion for De Novo Determination of Dispositive Matter Referred to Magistrate Judge.
- 2. Attached as **Exhibit A** is a copy of Motion for Relief from Nondispositive Pretrial Order of a Magistrate Judge filed in *Nypl v. JP Morgan Chase & Co.*, No. 18-mc-80209-JCS, Dkt. 23 (N.D. Cal. Feb. 1, 2019).
- 3. Attached as **Exhibit B** is a copy of Motion for Relief From Nondispositive Order of Magistrate Judge filed in *SEC v. CMKM Diamonds, Inc.*, No. 11-mc-80214 JSW, Dkt. 19 (N.D. Cal. Oct. 31, 2011).
- 4. Attached as **Exhibit** C is a copy of Google LLC's Response to SEVEN Networks' Motion to Compel Google's Compliance with its Discovery Obligations, No. 2:17-cv-00042-JRG, Dkt. 169 (E.D. Tex. May 11, 2018).I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge.

Executed on the 18th day of March, 2024.

/s/ Connor S. Houghton
Connor S. Houghton (pro hac vice)
REICHMAN JORGENSEN LEHMAN
& FELDBERG LLP